



EXHIBIT A

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HAROLD J. McELHINNY (BAR NO. 66781) MICHAEL A. JACOBS (BAR NO. 111664) GEORGE C. HARRIS (BAR NO. 111074) MORRISON & FOERSTER L

425 Market Street

San Francisco, California 94105-2482

Telephone: (415) 268-7000

Fax: (415) 268-7522

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MAR 2 6 2002 Attorneys for Plaintiff OPENTY, INC.

RICHARD W. WIEKING CLERK U.S. DISTRICT COMMITTEN DISTRICT OF CALIFORNIA

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8 UNITED STATES DISTRICT COURT

9 NORTHERN DISTRICT OF CALIFORNIA

11 OPENTY, INC., a Delaware corporation, No. 02 0655

12 Plaintiff.

14 LIBERATE TECHNOLOGIES, a Delaware corporation,

Defendant.

COMPLAINT FOR PA INFRINGEMENT

DEMAND FOR JURY TRIAL

17 Plaintiff OpenTV, Inc. ("OpenTV"), as its Complaint against Defendant Liberate

Technologies ("Liberate"), alleges as follows: 18

19 **PARTIES**

20 OpenTV is a corporation incorporated under the laws of Delaware, with its principal place of business at 401 East Middlefield Road, Mountain View, California 94043. 21

22 Liberate is a corporation incorporated under the laws of Delaware, with its principal

place of business at 2 Circle Star Center, San Carlos, California 94070. 23

JURISDICTION AND VENUE

25 This action arises under the patent laws of the United States, Title 35 of the United States

26 Code. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C.

27 §§ 1338(a) (action arising under an Act of Congress relating to patents) and 1331 (federal question)

28 and 35 U.S.C. § 281.

> COMPLAINT FOR PATENT INFRINGEMENT sf-1180763

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	4_	Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b), 1391(c) and
1400(1	o), in	that Liberate resides in this district, is subject to personal jurisdiction in this district and
has co	mmii	ted acts of infringement in this district.

PRELIMINARY STATEMENT

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- OpenTV is one of the world's leading interactive television technology companies 6 2002 OpenTV builds a complete "middleware" platform that enables digital interactive leavision Center 2100
- OpenTV is the sole owner of numerous United States Patents in the field of digital interactive television, including: United States Patent No. 5,563,648, issued on October 8, 1996 (the "'648 patent'), which is attached hereto as Exhibit A; and United States Patent No. 5,819,034, issued on October 6, 1998 (the "'034 patent''), which is attached hereto as Exhibit B. The '648 patent and the '034 patent are referred to collectively herein as "the OpenTV patents."
- Liberate competes against OpenTV in the interactive television market, developing and marketing interactive television middleware platforms under the Liberate name. OpenTV has not licensed Liberate under the OpenTV patents.

PATENT INFRINGEMENT BY LIBERATE

- OpenTV is informed and believes, and on that basis alleges, that Liberate has infringed and continues to infringe, directly or indirectly, the OpenTV patents by its unlicensed use, promotion, manufacture, and offering for sale, in this judicial district and elsewhere in the United States, of interactive television middleware.
- OpenTV is informed and believes, and on that basis alleges, that Liberate's infringement of the OpenTV patents has been and will continue to be willful.
- 22 OpenTV is damaged and irreparably injured by Liberate's infringing activities and will 23 continue to be so damaged and irreparably injured unless Liberate's infringing activities are enjoined 24 by this Court.

25 PRAYER FOR RELIEF

- 26 WHEREFORE, OpenTV requests that the Court:
- 27 A. Enter judgment that OpenTV is the owner of the OpenTV patents and all rights of 28 recovery under each of them, and that each of those patents was duly issued and is valid;

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COMPLAINT FOR PATENT INFRINGEMENT sf-1180763

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Preliminarily and permanently enjoin Liberate, its officers, agents, servants, C. employees and those in concert or participation with them, from any unlicensed use of the inventions claimed in the OpenTV patents;

Award OpenTV damages as compensation for Liberate's infringement of the OpenTV 5 D. patents, such award to include prejudgment interest; 6

Treble such award of damages due to the willful nature of Liberate's infringement of E. the OpenTV patents;

Declare that this is an exceptional case under 35 U.S.C. § 285 and award OpenTV its 9 F. 10 attorneys' fees and expenses in this action;

Award OpenTV its costs in this action; and G.

Enter such other and further relief to which OpenTV may be entitled as a matter of 12 H.

law, or which may otherwise be just and proper. 13

Dated: February 7, 2002 15 HAROLD McELHINNY MICHAEL A. JACOBS 16 GEORGE C. HARRIS

MORRISON & FOERSTER LLP 17

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Attorneys for Plaintiff 20 OPENTY, INC. RECEIVED 21

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DEMAND FOR JURY TRIAL

Plaintiff OpenTV hereby demands trial by jury of all claims and counterclaims in this action for which there is a right to trial by jury.

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4	Dated:	February 7, 2002	
5			HAROLD McELHINNY
6			MICHAEL A. JACOBS GEORGE C. HARRIS
7			MORRISON & FOERSTER LLP
8			By: amif af
9			Michael A. Jacobs
10			Attorneys for Plaintiff OPENTV, INC.
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